EXHIBITS

- 1. Plaintiff's Complaint
- 2. Returns of Service
- 3. Affidavit of Counsel
- 4. Letter Stating Intent to Request Default Judgment
- 5. Filed Application for Default, Required to be Entered by Rule 55(a)

EXHIBIT "1"

JASON ASHFIELD 53 Hazle Street Delano, PA 18220 Plaintiff,

VS.

SCHUYLKILL COUNTY

401 North Second Street, Pottsville, PA 17901

and

SCHUYLKILL COUNTY PRISON 230 Sanderson Street, Pottsville, PA

17901 and

SCHUYLKILL COUNTY PRISON BOARD

230 Sanderson Street, Pottsville, PA 17901 or at 401 North Second Street, Pottsville, PA 17901

and

DAVID WAPINSKY, WARDEN 230 Sanderson Street, Pottsville, PA 17901

and

MICHAEL BUCHANAN, DEPUTY WARDEN

230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 1 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 2 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 3 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 4 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901 and

CIVIL ACTION NO. 22-cv-9999

PLAINTIFF'S COMPLAINT

JURY TRIAL DEMANDED

CORRECTION OFFICER JOHN DOE 5
c/o SCHUYLKILL COUNTY PRISON,
230 Sanderson Street, Pottsville, PA
17901
Defendants
Detendants

Plaintiff, Jason Ashfield, by way of Complaint against Defendants, says:

PARTIES

- 1. Plaintiff, Jason Ashfield, is an adult individual and citizen of the Commonwealth of Pennsylvania, residing therein at 53 Hazle Street, Delano, PA 18220.
- 2. Defendant SCHUYLKILL COUNTY is Political Subdivision of the Commonwealth of Pennsylvania with its county seat and headquarters located at 401 North Second Street, Pottsville, PA 17901.

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- 3. Defendant SCHUYLKILL COUNTY PRISON is a prison facility governed, upon information and belief, directly or indirectly, by Defendant Schuylkill County.
- 4. Defendant Schuylkill County Prison is located at 230 Sanderson Street, Pottsville, PA 17901.
- 5. Defendant SCHUYLKILL COUNTY PRISON BOARD is, upon information and belief, the governing board for Defendant SCHUYLKILL COUNTY PRISON.
- Defendant Schuylkill County Prison Board is, upon information and belief,
 located at 230 Sanderson Street, Pottsville, PA 17901 or at 401 North Second Street, Pottsville,
 PA 17901.
- 7. It is believed and averred that, at relevant times alleged herein, Defendant DAVID WAPINSKY and Defendant MICHAEL BUCHANAN were the Warden and Deputy Warden, respectively, for Defendant Schuylkill County Prison.
- 8. As discussed below and herein, on September 4, 2020, Plaintiff was an inmate at the Schuylkill County Prison, when he was beaten by several Correction Officers who were at all relevant times, upon information and belief, employees of Defendants Schuylkill County and/or the Schuylkill County Prison.
- 9. It is believed and averred that the Correction Officers were selected and/or trained or failed to have been trained by Defendants Schuylkill County or the Schuylkill County Prison Board.
- 10. Plaintiff does not know the identity of these Correction Officers and they are identified herein as Defendants John Doe 1, John Doe 2, John Doe 3, John Doe 4, and John Doe 5.
- 11. The Correction Officers are believed to be male, white, and Plaintiff believes that there were five Correction Officers who engaged in excessive force and injured him on September 4, 2020, while he was in their custody, control, and confinement.

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- 12. At relevant times alleged herein, Plaintiff was an Inmate confined at the Schuylkill County Jail, also referred to herein as the Schuylkill County Prison.
- 13. It is believed and averred that the Doe Defendants have had actual notice of Plaintiff's civil claims within the time of the incident and that the Warden Defendants have had notice of Plaintiff's claims.
- 14. Defendant, the Schuylkill County Board of Prisons, was and still is a Pennsylvania domestic entity duly organized and existing under and by virtue of the laws of the State of Pennsylvania with a principal business address stated as above.
- 15. At all times alleged herein, it is believed and averred that Defendants Schuylkill County and the Schuylkill County Prison Board acted through their employees, agents, servants, and/or designated representatives including the Warden Defendants, Defendants Wapinsky and Buchanan and the aforementioned Correctional Officer Defendants.

JURISDICTION AND VENUE

- 16. The Court has jurisdiction over the lawsuit because the action is brought pursuant to the Eighth and Fourteenth Amendments to the United States Constitution.
- 17. The Court has supplemental jurisdiction under 28 U.S.C § 1367 over Plaintiff's claims arising under State law including, but not limited to, violations of his State Constitutional rights against Defendants for failure to protect Plaintiff, and for the intentional and negligent infliction of emotional distress because these claims are so related to the claims within the Court's original jurisdiction that they form part of the same case or controversy under Article III of the United States Constitution.
- 18. This Honorable Court has jurisdiction over this matter pursuant to 28 U.S.C. Section 1343.
- 19. Venue is proper in this Court pursuant to 28 U.S.C. §1391, as Plaintiff's harm and his civil claims at issue arose in this judicial district.

COMPLAINT

GENERAL ALLEGATIONS

- 20. It is believed and averred that Defendant Schuylkill County, the Schuylkill County Prison, and the Schuylkill County Prison Board, through its Prison, the Schuylkill County Prison, identified herein, was required to comply with Pennsylvania Minimum Operating Standards set forth by Title 37, Chapter 95 of the Pennsylvania Code.
- 21. It is believed and averred that Defendants were required to inspect the Schuylkill County Prison and enforce its compliance with the Commonwealth Minimum Operating Standards for Safety for Inmates, including Plaintiff.
- 22. On or about September 2, 2020, Plaintiff was an inmate at Defendants' Schuylkill County Jail.
- 23. Plaintiff was ordered incarcerated in case no. CP-54-MD-839-2020 and was taken to the Schuylkill County Prison.
- 24. On September 4, 2020, while being escorted by Defendants' Correctional Officers, referenced above, whose Identifications are presently unknown, Defendants' Correctional Officers, Defendants John Doe 1, John Doe 2, John Doe 3, John Doe 4, and John Doe 5 pushed Plaintiff down and injured him severely and permanently.
 - 25. Defendants also refused Plaintiff medical treatment which he requested.
- 26. Plaintiff obtained this medical treatment on his own at extensive costs, exceeding \$10,000.00.
- 27. Plaintiff's medical treatment occurred through the Lehigh Valley Health System; Plaintiff received emergency medical treatment at LVH-Hazleton Emergency.
- 28. As a result of the excessive force used by Defendants' Correctional Officers, Plaintiff suffered a broken nose, injuries to his neck and clavicle, an acromioclavicular (AC)

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joint injury on his right, injuries to his shoulders, and permanent injuries to his neck and AC joint, which is presently deformed.

- 29. Plaintiff also suffered severe bruising to his left chest wall.
- 30. It is believed and averred that Defendants knew that Plaintiff had suffered injuries caused by their use of excessive force.
 - 31. Plaintiff complained of pain and had bruising and requested medical treatment.
- 32. Nevertheless, despite the significance of Plaintiff's injuries and his requests for medical attention, Plaintiff was not provided with any treatment and was not offered medical treatment or to be taken to a hospital for treatment.
- 33. Defendants Doe 1, 2, 3, 4 and 5 are presently unidentified Defendant Schuylkill County Correctional Officers who were present, either through video surveillance, or physically present during Plaintiff's attack and who did not intervene to protect Plaintiff from harm.
- 34. It is believed that Defendants possess the video surveillance that shows the use of excessive force on Plaintiff and which identifies these presently unidentified correctional officers.
- 35. It is believed and averred that these Correctional Officers were required to not use excessive force to cause Plaintiff injury and that they, notwithstanding this obligation, did so and failed to prevent the other participating Correctional Officers from using excessive force to injure Plaintiff.

COUNT I

PLAINTIFF BRIAN LEE JEREMIAH vs. DEFENDANTS CORRECTIONAL
OFFICERS DEFENDANTS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4,
AND JOHN DOE 5 AND DEFENDANTS WAPINSKY AND BUCHANAN AND
DEFENDANTS SCHUYLKILL COUNTY, THE SCHUYLKILL COUNTY PRISON,
AND THE SCHUYLKILL COUNTY PRISON BOARD

<u>DELIBERATE INDIFFERENCE TO SAFETY/FAILURE TO PROTECT AND CAUSING PHYSICAL HARM</u>

- 36. The foregoing paragraphs are incorporated by reference.
- 37. At all times, Defendants possessed a duty under the Eighth Amendment of the United States Constitution to ensure that Plaintiff, as an inmate, was not subjected to injury or harm through the use of Excessive Force by Defendants, Defendants' Correctional Officers.
- 38. Defendants were to train and supervise Defendants' correctional officers to prevent and minimize their use of excessive force that would injure inmates, such as Plaintiff.
- 39. Defendants, at all times, were required to provide Plaintiff with prompt medical treatment to prevent unnecessary injury and pain and suffering.
- 40. Defendants had a duty under the Eighth Amendment to ensure that the prison was properly staffed with medical personnel who could provide inmates, such as Plaintiff, with medical treatment.
- 41. Defendants, identified above, knew of and deliberately disregarded the excessive risk of harm to the Plaintiff's health and safety posed by Defendants' use of excessive force.
- 42. The above Defendants deliberately and or recklessly failed to protect the Plaintiff when they used excessive force upon Plaintiff.
- 43. Defendants caused Plaintiff physical harm, identified above, incorporated herein, through Defendants' use of excessive physical force upon Plaintiff.
- 44. As a result of the Defendants' deliberate indifference, Plaintiff sustained severe and significant physical injuries for which Plaintiff requests relief pursuant to 42 U.S.C. § 1983.

COUNT II

PLAINTIFF BRIAN LEE JEREMIAH vs. DEFENDANTS CORRECTIONAL
OFFICERS DEFENDANTS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4,
AND JOHN DOE 5 AND DEFENDANTS WAPINSKY AND BUCHANAN AND
DEFENDANTS SCHUYLKILL COUNTY, THE SCHUYLKILL COUNTY PRISON,
AND THE SCHUYLKILL COUNTY PRISON BOARD

FAILURE TO INTERVENE

- 45. The foregoing paragraphs are incorporated by reference.
- 46. Defendants, identified above, had an affirmative duty to intervene on behalf of the Plaintiff, Brian Lee Jeremiah, whose constitutional rights were being violated in their presence while Plaintiff was being assaulted by another inmate.
- 47. The Defendants' failed to intervene to prevent the unlawful conduct described herein caused by Defendants' use of excessive force upon Plaintiff.
- 48. The above Defendants deliberately and or recklessly failed to protect the Plaintiff, resulting in Plaintiff's injuries and damages.
- 49. As a result of the Defendants' deliberate indifference, Plaintiff was put in fear of his safety and subjected to unjustified physical abuse and sustained severe and significant physical injuries.
- 50. Plaintiff's injuries and damages were caused by Defendants' violation of Plaintiff's constitutional rights to be free from excessive force and cruel and unusual punishment and warrant relief pursuant to 42 U.S.C. § 1983.

COUNT III

PLAINTIFF BRIAN LEE JEREMIAH vs. DEFENDANTS CORRECTIONAL
OFFICERS DEFENDANTS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4,
AND JOHN DOE 5 AND DEFENDANTS WAPINSKY AND BUCHANAN AND
DEFENDANTS SCHUYLKILL COUNTY, THE SCHUYLKILL COUNTY PRISON,
AND THE SCHUYLKILL COUNTY PRISON BOARD

- 51. The foregoing paragraphs are incorporated by reference.
- 52. Defendants caused Plaintiff physical pain and suffering and thereafter refused

 Plaintiff needed medical treatment and thereby caused Plaintiff harm in violation

 of his Constitutional Rights, including his right to be free from cruel and unusual

Casast: 2222ve0/136369FSE SDd20courner1711 Fffitec0090/29223 PRages1df df254 punishment provided to him by the Eighth Amendment to the United States Constitution as a direct and proximate result of Defendants':

- Knowing, reckless, and willful failure to provide medical treatment to
 Plaintiff for a known and obvious injury;
- Knowingly, recklessly, or willfully withholding medical treatment to
 Plaintiff and thereby denying Plaintiff with treatment that would minimize
 the permanent harm to Plaintiff and his pain and suffering;
- c. Refusing Plaintiff medical treatment when requested.

COUNT IV

PLAINTIFF vs. DEFENDANTS WARDEN WAPINSKY AND BUCHANAN, DEFENDANTS SCHUYLKILL COUNTY, SCHUYLKILL COUNTY PRISON, AND SCHUYLKILL COUNTY PRISON BOARD

FAILURE TO TRAIN AND SUPERVISE UNDER MONELL

- 53. The foregoing paragraphs are incorporated by reference.
- 54. Defendants, as a matter of policy and practice failed to discipline, train or otherwise sanction correctional officers who violate the rights of prisoners, including the Plaintiff's, thus encouraging the Defendant unknown correctional officers, in this case to engage in the unlawful and actionable conduct described above.
- 55. Defendants, as a further matter of policy and practice failed to train properly its correctional officers, including Defendant unknown correctional officers, in this case, with respect to the constitutional, statutory and departmental expectations of their authority.
- 56. At all times herein mentioned, the Defendant unknown correctional officers, were acting as the agents, servants and/or employees of the Defendants and therefore, their acts are attributable to Defendants.
- 57. The Defendants were on actual notice of a need to train, supervise, discipline or terminate its Defendant correctional officers as prior to the incident in question as other similar

Case 4:22-2:vc 0-1336690 SES D Document 1 7-1 Fife le 0 9/9/2/23 P 8 3 eg 4 0 2 fo 1 2 4

incidents of being deliberately indifferent to inmate on inmate assaults have occurred in the past involving Defendants.

COUNT IV

PLAINTIFF vs. DEFENDANTS CORRECTIONAL OFFICERS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4, AND JOHN DOE 5, WARDENS WAPINSKY, BUCHANAN, AND DEFENDANTS SCHUYLKILL COUNTY, SCHUYLKILL COUNTY PRISON, SCHUYLKILL COUNTY PRISON BOARD

INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

- 58. The foregoing paragraphs are incorporated by reference.
- 59. Defendants intentionally and deliberately inflicted emotional distress on Plaintiff, by abusing the lawful process by unlawful purpose, or by violating Plaintiff's constitutional rights, or by conspiring against him, or by interfering with Plaintiff's state civil rights by being deliberately indifferent with reckless disregard for Plaintiff's safety, or knew or should have known that emotional distress was the likely result of their conduct.
- 60. Defendants' conduct was extreme and outrageous, beyond all possible bounds of decency and utterly intolerable in a civilized community.
 - 61. The actions of the Defendants were the cause of Plaintiff's distress.
- 62. The emotional distress sustained by Plaintiff was severe and of a nature that no reasonable person could be expected to endure.
- 63. As a result of the Defendants' extreme and outrageous conduct, Plaintiff has suffered and will continue to suffer mental pain and anguish, severe emotional trauma, embarrassment, and humiliation.

COUNT V

PLAINTIFF vs. ALL DEFENDANTS

CONSPIRACY TO VIOLATE THE FEDERAL AND STATE CIVIL RIGHTS OF THE PLAINTIFF

- 64. The allegations contained above are incorporated by reference.
- 65. The above described actions constitute violations, by the above named Defendants, who conspired among themselves to deprive the Plaintiff of his state and constitutional rights.
- 66. During Plaintiff's assault and physical attack, Defendants John Doe 1, John Doe 2, John Doe 3, John Doe 4, and John Doe 5, the presently unknown correctional officers were physically present and verbally conspired to engage in excessive force upon Plaintiff.
- 67. Said Correctional Officers did not intervene and did absolutely nothing to prevent, protect or stop Plaintiff from being injured by excessive force.

DAMAGES

- 68. The above paragraphs are repeated and incorporated herein by reference as if set forth in full.
- 69. As a direct and proximate result of the Defendants' conduct, Plaintiff suffered severe physical injuries and mental anguish in the past and future and was deprived of his State and Federal Constitutional Rights as aforementioned, and will suffer economic damages and was otherwise damaged.
- 70. The incident has also resulted in injuries requiring psychological attention and Plaintiff has suffered and will suffer in the future from permanent residuals.

ATTORNEY FEES

71. It was necessary for Plaintiff to hire the undersigned attorney to file this lawsuit.

Upon judgment Plaintiff is entitled to an award of attorney fees and costs under 42 U.S.C. § 1988

(b).

PRAYER

72. The above paragraphs are repeated and incorporated herein by reference as if set forth in full.

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- 73. Wherefore, Plaintiff demands judgment against Defendants, individually, jointly and/or in the alternative for: compensatory damages, punitive damages, attorney fees, interest and costs of suit and such relief as the Court may deem just and equitable.
- 74. Wherefore, Plaintiff demands judgment against Defendants Wardens, and Schuylkill County, and Schuylkill County Prison, and Schuylkill County Prison Board, , individually, jointly and/or in the alternative for: compensatory damages, attorney fees, interest and costs of suit and such relief as the Court may deem just and equitable.

PLAINTIFF'S DEMAND FOR JURY TRIAL

75. Plaintiff asserts his rights under the Seventh Amendment to the U.S. Constitution and demands, in accordance with the Federal Rule 38, a trial by jury on all issues.

Respectfully submitted,

WILLIAMS CEDAR LLC

BY:

Arthur L. Bugay, Esquire PA. ID. No. 62251

Arthur L. Bugay

Attorney for Plaintiff

One South Broad Street, Suite 1510

Philadelphia, PA 19107 (215) 557-0099 (Direct) abugay@williamscedar.com

EXHIBIT "2"

AO 440 (Rev. 06/12) Summons in a Civil Action RETURN OF SERVICE					
SERVICE OF: EFFECTED (1) BY ME: TITLE: LETTER, NOTICE, WAIVER OF THE SERVICE OF SUMMONS, DISCLOSURE STATEMENT, COMPLAINT PROCESS SERVER DATE: 9/8/2022 1:03:48 PM					
CHECK ONE BOX BELOW TO INDICATE APPROPRIATE METHOD OF SERVICE:					
Served personally upon the defendant					
SCHUYLKILL COUNTY					
Place where served:					
401 NORTH SECOND STREET POTTSVILLE PA 17901					
[X] Left copies thereof at the defendant's dwelling house or place of business with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left:					
GLENN ROTH JR.					
Relationship to defendant PERSON AUTHORIZED TO ACCEPT SERVICE					
Description of Person Accepting Service:					
SEX:M AGE: 51-65 HEIGHT: 5'4"-5'8" WEIGHT: OVER 200 LBS. SKIN: WHITE HAIR: BLACK OTHER: GLASSES					
[X] To the best of my knowledge, said person was not engaged in the U.S. Military at the time of service					
STATEMENT OF SERVER					
TRAVEL\$ SERVICES \$ TOTAL \$					
DECLARATION OF SERVER					
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Server is true and correct. Docusign Court Approved F. Signature DATE: SIGNATURE OF OBELT UNGOFF GUARANTEED SUBPOENA SERVICE, INC. 2009 MORRIS AVENUE UNION, NJ 07083					
ATTORNEY: ARTHUR L. BUGAY, ESQ. PLAINTIFF: JASON ASHFIELD DEFENDANT: SCHUYLKILL COUNTY, ET AL VENUE: DISTRICT DOCKET: 1 22 CV 01369 SES COMMENT:					

AO 440 (Rev. 06/12) Summons in a Civil Action RETURN OF SERVICE			
EFFECTED (1) BY ME: 🔏	TER, NOTICE, WAIVER OF THE SERVICE OF SUMMONS, DISCLOSURE STATEMENT, COMPLAINT DEET WAS DEED DATE: 9/8/2022 1:10:34 PM		
	DATE. 9/0/2022 1.10.341 M		
CHECK ONE BOX BELOW	O INDICATE APPROPRIATE METHOD OF SERVICE:		
[X] Served personally upon t	e defendant		
DAVID J. WAPINSKY, WAR	DEN		
Place where served;			
SCHUYLKILL COUNTRY PE	ISON 230 SANDERSON STREET POTTSVILLE PA 17901		
Left copies thereof at the therein. Name of person with	e defendant's dwelling house or place of business with a person of suitable age and discretion then residing whom the summons and complaint were left:		
DAVID J. WAPINSKY, WAR			
Relationship to defendant	SELF		
Description of Person Accep	ing Service:		
SEX:M AGE: 51-65 HEIG	DIALIDED OTHER		
 -	dge, said person was not engaged in the U.S. Military at the time of service		
	STATEMENT OF SERVER		
TRAVEL\$	SERVICES \$ TOTAL \$		
	DECLARATION OF SERVER		
I declare under per	alty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Service is true and correct.		
000	Docusign Court Approved F-Signature		
DATE: 1 1 12000	SIGNATURE OF COAER UNION. SIGNATURE OF COAER UNION. SIGNATURE OF COAER UNION. SIGNATURE OF COAER UNION. L.S. L.S. L.S. L.S. L.S. L.S. L.S. SIGNATURE OF COAER UNION. SUBPOENA SERVICE, INC. 2009 MORRIS AVENUE UNION, NJ 07083		
PLAINTIFF: JASON A DEFENDANT: SCHUYL VENUE: DISTRIC	L. BUGAY, ESQ. SHF!ELD KILL COUNTY, ET AL T		

AO 440 (Rev. 06/12) Summons in a Civil Action RETURN OF SERVICE			
SERVICE OF: EFFECTED (1) BY ME: TITLE: LETTER, NOTICE, WAIVER OF THE SERVICE OF SUMMONS, DISCLOSURE STATEMENT, COMPLAINT PROCESS SERVER DATE: 9/8/2022 1:11:18 PM			
AND ADDITION OF AFRICA.			
CHECK ONE BOX BELOW TO INDICATE APPROPRIATE METHOD OF SERVICE:			
Served personally upon the defendant			
MICHAEL BUCHANAN, DEPUTY WARDEN			
Place where served:			
SCHUYLKILL COUNTRY PRISON 230 SANDERSON STREET POTTSVILLE PA 17901			
[X] Left copies thereof at the defendant's dwelling house or place of business with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left:			
DAVID J. WAPINSKY, WARDEN			
Relationship to defendant PERSON AUTHORIZED TO ACCEPT SERVICE			
Description of Person Accepting Service:			
SEX: <u>M</u> AGE: <u>51-65</u> HEIGHT: <u>5'9"-6'0"</u> WEIGHT: <u>161-200 LBS.</u> SKIN: <u>WHITE</u> HAIR: <u>BALD</u> OTHER:			
[X] To the best of my knowledge, said person was not engaged in the U.S. Military at the time of service			
STATEMENT OF SERVER			
TRAVEL\$			
DECLARATION OF SERVER			
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Server is true and correct. Document Approved F-Signature			
DATE: 9,9,12022			
SIGNATURE OF KOBERT WAGNER GUARANTEED SUBPOENA SERVICE, INC. 2009 MORRIS AVENUE UNION, NJ 07083			
ATTORNEY: ARTHUR L. BUGAY, ESQ. PLAINTIFF: JASON ASHFIELD DEFENDANT: SCHUYLKILL COUNTY, ET AL VENUE: DISTRICT DOCKET: 1 22 CV 01369 SES COMMENT:			

AO 440 (Rev. 06/12) Sumn	nons in a Civil Action	RETURN OF SERVICE			
EFFECTED (1) BY ME: 1	ETTER, NOTICE, WAIVER OF THE S COSELT WAGNER ROCESS SERVER		SCLOSURE STATEMENT, COMPLAINT		
		DATE: 9/8/2	2022 1:10:58 PM		
CHECK ONE BOX BELOW TO INDICATE APPROPRIATE METHOD OF SERVICE:					
Served personally upon the defendant					
SCHUYLKILL COUNTY PRISON BOARD, ATTN: WILLIAMS BALDWIN, PRESIDENT JUDGE/CHAIRMAN					
Place where served:					
230 SANDERSON STREE	T POTTSVILLE PA 17901				
[X] Left copies thereof at the defendant's dwelling house or place of business with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left:					
DAVID J. WAPINSKY, WA					
Relationship to defendant	PERSON AUTHORIZED TO ACCEP	T SERVICE			
Description of Person Acce	epting Service:				
SEX:M AGE: 51-65 HE	IGHT: <u>5'9"-6'0"</u> WEIGHT: <u>161-200</u>	LBS. SKIN:WHITE	HAIR:BALD OTHER:		
[X] To the best of my know	rledge, said person was not engaged in	the U.S. Military at the time	e of service		
Name of the second	STATE	MENT OF SERVER			
		ES \$	TOTAL \$		
TRAVEL\$	SERVIC	-5 -			
		ATION OF SERVER			
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Server is true and correct. Docusign Court Approved & Signature					
DATE: 9, 9,202	2 / <u>C</u>	cery	L.S.		
	2009	F <u>KOBERT CCAG</u> SUBPOENA SERVICE, INC MORRIS AVENUE IION, NJ 07083	DER		
PLAINTIFF: JASON DEFENDANT: SCHUY VENUE: DISTRI	R L. BUGAY, ESQ. ASHFIELD LKILL COUNTY, ET AL CT / 01369 SES				

20220907142701

AO 440 (Rev. 06/12) Summons in a Civil Action RETURN OF SERVICE				
SERVICE OF: EFFECTED (1) BY ME: TITLE: PROCESS SERVER DATE: 9/8/2022 1:11:34 PM				
CHECK ONE BOX BELOW TO INDICATE APPROPRIATE METHOD OF SERVICE:				
Served personally upon the defendant				
SCHUYLKILL COUNTRY PRISON				
Place where served:				
230 SANDERSON STREET POTTSVILLE PA 17901				
[X] Left copies thereof at the defendant's dwelling house or place of business with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left:				
DAVID J. WAPINSKY, WARDEN				
Relationship to defendant PERSON AUTHORIZED TO ACCEPT SERVICE				
Description of Person Accepting Service:				
SEX:M AGE: 51-65 HEIGHT: 5'9"-6'0" WEIGHT: 161-200 LBS. SKIN: WHITE HAIR: BALD OTHER:				
[X] To the best of my knowledge, said person was not engaged in the U.S. Military at the time of service				
STATEMENT OF SERVER				
TRAVEL\$				
DECLARATION OF SERVER				
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Server is true and correct. Docusing Court Approved E-Signature DATE: SIGNATURE OF OBERT WAGNER GUARANTEED SUBPOENA SERVICE, INC. 2009 MORRIS AVENUE UNION, NJ 07083				

EXHIBIT "3"





BG_ALB Affidavit Motion for Default.pdf

DocVerify ID:

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Created:

September 19, 2023 11:01:26 -5:00

Pages:

Remote Notary:

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E-Signature Summary

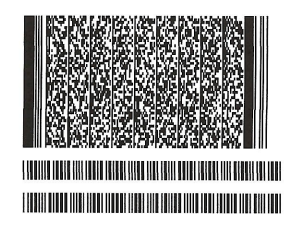
E-Signature 1: Arthur Bugay (ALB)

September 19, 2023 11:43:11 -5:00 [DE79CF808C4A] [73.233.31.81] arthur@albinjurylaw.com (Principal) (ID Verified)

E-Signature Notary: Bryan Ghingold (BG)

September 19, 2023 11:43:11 -5:00 [4311CC9FD8E5] [172.59.137.49] bryan@steelcitynotary.com

I, Bryan Ghingold, did witness the participants named above electronically sign this document.



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6C762468-D74F-4FB9-A3D8-BD304CD9129E -- 2023/09/19 11:01.26 -5:00 -- Remote Notary

COMMONWEATH OF PENNSYLVANIA MONTGOMERY COUNTY

AFFIDAVIT OF ARTHUR BUGAY

Before me, the undersigned notary, on this day personally appeared (name of affiant), the affiant, a person whose identity is known to me. After I administered an oath, affiant testified as follows:

- 1. My name is Arthur Bugay. I am competent to make this affidavit. The facts stated in this affidavit are within my personal knowledge and are true and correct.
- 2. Plaintiff commenced suit timely and served his complaint upon Defendants. Exhibit "1".
- 3. Plaintiff filed Affidavits of Service. Exhibit "2".
- 4. Prior to filing this Request to Enter Default Judgment, Plaintiff, by his counsel, notified Defendants that they are in Default. Exhibit "3".
- 5. To date, Defendants have not entered an appearance in this civil action.
- 6. To date, Defendants have not filed an answer to Plaintiff's Complaint.
- 7. To date, Defendants have not asserted any opposition or defense to Plaintiff's civil action complaint.
- 8. Defendants are not minor; they are not service members.
- 9. Defendants have not asserted a defense to Plaintiff's civil action and has not otherwise defended this civil action.
- 10. The time period for Defendants to assert a defense or an opposition to Plaintiff's civil action has expired.
- 11. The foregoing is true and correct and is asserted pursuant to Pennsylvania's statute of unsworn statements to authority.

Respectfully submitted,

BY: (arthur Bugay

ARTHUR L. BUGAY, ESQUIRE Times Building, Suburban Square 32 Parking Plaza, Suite 401 Ardmore, PA 19003



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(215) 571-4984 (215) 240-6148

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF ALLEGHENY

SWORN TO and SUBSCRIBED before me by Arthur Bugay , or 09/19/2023 ,

Notary Public in and for the Commonwealth of Pennsylvania

Commonwealth of Pennsylvania - Notary Seal Bryan Ghingold, Notary Public Allegheny County My Commission Expires Mar 03, 2024 Commission Number 1296416

Notary Stamp 2023/09/19 08:43:11 PST

4311CC9F

Notarial act performed by audio-visual communication



EXHIBIT "4"





LLM in Trial Advocacy LLM in Tax Law Admitted in PA, NJ Times Building Suburban Square 32 Parking Plaza, Suite 401 Ardmore, PA 19003 TEL: (215) 571-4984 CELL: (215) 805-3466 FAX: (215) 240-6148 arthur@albinjurylaw.com

September 13, 2023

Schuykill County 401 North Second Street Pottsville, PA 17901

Re: Jason Ashfield v. Schuylkill County, et al.

U.S.D.C. Middle; Civil Action No: 1:22-cv-01369 SES

Dear Sir/Madam

This letter shall serve to put you on notice that pursuant to Federal Rule of Civil Procedure 55 you are in default and have been in default for not defending the matter referenced above.

You did not file a responsive pleading

Plaintiff served Schuylkill County with Plaintiff's Complaint, enclosed herein. Plaintiff Served the Complaint with a Summons. Since you have not entered an appearance and since you have failed to file a responsive pleading, we are requesting the Court to enter default against you. Plaintiff has met all of the procedural requirements for default.

Sincerely.

Arthur L. Bugay.

Enclosure

EXHIBIT "5"

UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JASON ASHFIELD, :

:

Plaintiff : Civil Action No. 1:22-cv-01369

V.

.

SCHUYLKILL COUNTY, et al

.

Defendants :

PLAINTIFF'S APPLICATION FOR ENTRY OF DEFAULT AND SUPPORTING AFFIDAVIT

COMES NOW, Plaintiff, by and through his counsel of record, to request the Clerk of Court to enter default against Defendants Schuylkill County, David Wapinski and Michael Buchanan, in the above entitled action for failure to plead, answer, or otherwise defend as set forth in the Affidavit attached hereto (Exhibit "1"), pursuant to Rule 55(a) of the Federal Rules of Civil Procedure.

Respectfully submitted,

BY: Arthur Bugay

ARTHUR L. BUGAY, ESQUIRE Times Building, Suburban Square 32 Parking Plaza, Suite 401 Ardmore, PA 19003 (215) 571-4984 (215) 240-6148 arthur@albinjurylaw.com EXHIBIT "A"





BG_ALB Affidavit Motion for Default.pdf

DocVerify ID:

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Created:

September 19, 2023 11:01:26 -5:00

Pages:

2

Remote Notary:

Yes / State: PA

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E-Signature Summary

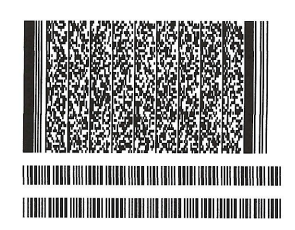
E-Signature 1: Arthur Bugay (ALB)

September 19, 2023 11:43:11 -5:00 [DE79CF808C4A] [73.233.31.81] arthur@albinjurylaw.com (Principal) (ID Verified)

E-Signature Notary: Bryan Ghingold (BG)

September 19, 2023 11:43:11 -5:00 [4311CC9FD8E5] [172.59.137.49] bryan@steelcitynotary.com

I, Bryan Ghingold, did witness the participants named above electronically sign this document.



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All visible electronic signatures contained in this document are symbolic representations of the persons signature, and not intended to be an accurate depiction of the persons actual signature as defined by various Acts and/or Laws.



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COMMONWEATH OF PENNSYLVANIA MONTGOMERY COUNTY

AFFIDAVIT OF ARTHUR BUGAY

Before me, the undersigned notary, on this day personally appeared (name of affiant), the affiant, a person whose identity is known to me. After I administered an oath, affiant testified as follows:

- 1. My name is Arthur Bugay. I am competent to make this affidavit. The facts stated in this affidavit are within my personal knowledge and are true and correct.
- 2. Plaintiff commenced suit timely and served his complaint upon Defendants. Exhibit "1".
- 3. Plaintiff filed Affidavits of Service. Exhibit "2".
- 4. Prior to filing this Request to Enter Default Judgment, Plaintiff, by his counsel, notified Defendants that they are in Default. Exhibit "3".
- 5. To date, Defendants have not entered an appearance in this civil action.
- 6. To date, Defendants have not filed an answer to Plaintiff's Complaint.
- 7. To date, Defendants have not asserted any opposition or defense to Plaintiff's civil action complaint.
- 8. Defendants are not minor; they are not service members.
- 9. Defendants have not asserted a defense to Plaintiff's civil action and has not otherwise defended this civil action.
- 10. The time period for Defendants to assert a defense or an opposition to Plaintiff's civil action has expired.
- 11. The foregoing is true and correct and is asserted pursuant to Pennsylvania's statute of unsworn statements to authority.

Respectfully submitted,

BY: (arthur Bugay

ARTHUR L. BUGAY, ESQUIRE Times Building, Suburban Square 32 Parking Plaza, Suite 401 Ardmore, PA 19003

6C762468-D74F-4FB9-A3D8-BD304CD9129E --- 2023/09/19 11:01.26 -5:00 --- Remote Notary

(215) 571-4984 (215) 240-6148

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF ALLEGHENY

SWORN TO and SUBSCRIBED before me by Arthur Bugay , or 09/19/2023 ,

Notary Public in and for the Commonwealth of Pennsylvania

Commonwealth of Pennsylvania - Notary Seal Bryan Ghingold, Notary Public Allegheny County My Commission Expires Mar 03, 2024 Commission Number 1296416

Notary Stamp 2023/09/19 08:43:11 PST

4311009

Notarial act performed by audio-visual communication



EXHIBIT "1"

JASON ASHFIELD 53 Hazle Street Delano, PA 18220 Plaintiff,

VS.

SCHUYLKILL COUNTY

401 North Second Street, Pottsville, PA 17901

and

SCHUYLKILL COUNTY PRISON 230 Sanderson Street, Pottsville, PA 17901

and

SCHUYLKILL COUNTY PRISON BOARD

230 Sanderson Street, Pottsville, PA 17901 or at 401 North Second Street, Pottsville, PA 17901

and

DAVID WAPINSKY, WARDEN 230 Sanderson Street, Pottsville, PA 17901

and

MICHAEL BUCHANAN, DEPUTY WARDEN

230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 1 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 2 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 3 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901

and

CORRECTION OFFICER JOHN DOE 4 c/o SCHUYLKILL COUNTY PRISON, 230 Sanderson Street, Pottsville, PA 17901 and

CIVIL ACTION NO. 22-cv-9999

PLAINTIFF'S COMPLAINT

JURY TRIAL DEMANDED

CORRECTION OFFICER JOHN DOE 5
c/o SCHUYLKILL COUNTY PRISON,
230 Sanderson Street, Pottsville, PA
17901
Defendants
Defendants

Plaintiff, Jason Ashfield, by way of Complaint against Defendants, says:

PARTIES

- 1. Plaintiff, Jason Ashfield, is an adult individual and citizen of the Commonwealth of Pennsylvania, residing therein at 53 Hazle Street, Delano, PA 18220.
- 2. Defendant SCHUYLKILL COUNTY is Political Subdivision of the Commonwealth of Pennsylvania with its county seat and headquarters located at 401 North Second Street, Pottsville, PA 17901.

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- 3. Defendant SCHUYLKILL COUNTY PRISON is a prison facility governed, upon information and belief, directly or indirectly, by Defendant Schuylkill County.
- 4. Defendant Schuylkill County Prison is located at 230 Sanderson Street, Pottsville, PA 17901.
- 5. Defendant SCHUYLKILL COUNTY PRISON BOARD is, upon information and belief, the governing board for Defendant SCHUYLKILL COUNTY PRISON.
- Defendant Schuylkill County Prison Board is, upon information and belief,
 located at 230 Sanderson Street, Pottsville, PA 17901 or at 401 North Second Street, Pottsville,
 PA 17901.
- 7. It is believed and averred that, at relevant times alleged herein, Defendant DAVID WAPINSKY and Defendant MICHAEL BUCHANAN were the Warden and Deputy Warden, respectively, for Defendant Schuylkill County Prison.
- 8. As discussed below and herein, on September 4, 2020, Plaintiff was an inmate at the Schuylkill County Prison, when he was beaten by several Correction Officers who were at all relevant times, upon information and belief, employees of Defendants Schuylkill County and/or the Schuylkill County Prison.
- 9. It is believed and averred that the Correction Officers were selected and/or trained or failed to have been trained by Defendants Schuylkill County or the Schuylkill County Prison Board.
- 10. Plaintiff does not know the identity of these Correction Officers and they are identified herein as Defendants John Doe 1, John Doe 2, John Doe 3, John Doe 4, and John Doe 5.
- 11. The Correction Officers are believed to be male, white, and Plaintiff believes that there were five Correction Officers who engaged in excessive force and injured him on September 4, 2020, while he was in their custody, control, and confinement.

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- 12. At relevant times alleged herein, Plaintiff was an Inmate confined at the Schuylkill County Jail, also referred to herein as the Schuylkill County Prison.
- 13. It is believed and averred that the Doe Defendants have had actual notice of Plaintiff's civil claims within the time of the incident and that the Warden Defendants have had notice of Plaintiff's claims.
- 14. Defendant, the Schuylkill County Board of Prisons, was and still is a Pennsylvania domestic entity duly organized and existing under and by virtue of the laws of the State of Pennsylvania with a principal business address stated as above.
- 15. At all times alleged herein, it is believed and averred that Defendants Schuylkill County and the Schuylkill County Prison Board acted through their employees, agents, servants, and/or designated representatives including the Warden Defendants, Defendants Wapinsky and Buchanan and the aforementioned Correctional Officer Defendants.

JURISDICTION AND VENUE

- 16. The Court has jurisdiction over the lawsuit because the action is brought pursuant to the Eighth and Fourteenth Amendments to the United States Constitution.
- 17. The Court has supplemental jurisdiction under 28 U.S.C § 1367 over Plaintiff's claims arising under State law including, but not limited to, violations of his State Constitutional rights against Defendants for failure to protect Plaintiff, and for the intentional and negligent infliction of emotional distress because these claims are so related to the claims within the Court's original jurisdiction that they form part of the same case or controversy under Article III of the United States Constitution.
- 18. This Honorable Court has jurisdiction over this matter pursuant to 28 U.S.C. Section 1343.
- 19. Venue is proper in this Court pursuant to 28 U.S.C. §1391, as Plaintiff's harm and his civil claims at issue arose in this judicial district.

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COMPLAINT

GENERAL ALLEGATIONS

- 20. It is believed and averred that Defendant Schuylkill County, the Schuylkill County Prison, and the Schuylkill County Prison Board, through its Prison, the Schuylkill County Prison, identified herein, was required to comply with Pennsylvania Minimum Operating Standards set forth by Title 37, Chapter 95 of the Pennsylvania Code.
- 21. It is believed and averred that Defendants were required to inspect the Schuylkill County Prison and enforce its compliance with the Commonwealth Minimum Operating Standards for Safety for Inmates, including Plaintiff.
- 22. On or about September 2, 2020, Plaintiff was an inmate at Defendants' Schuylkill County Jail.
- 23. Plaintiff was ordered incarcerated in case no. CP-54-MD-839-2020 and was taken to the Schuylkill County Prison.
- 24. On September 4, 2020, while being escorted by Defendants' Correctional Officers, referenced above, whose Identifications are presently unknown, Defendants' Correctional Officers, Defendants John Doe 1, John Doe 2, John Doe 3, John Doe 4, and John Doe 5 pushed Plaintiff down and injured him severely and permanently.
 - 25. Defendants also refused Plaintiff medical treatment which he requested.
- 26. Plaintiff obtained this medical treatment on his own at extensive costs, exceeding \$10,000.00.
- 27. Plaintiff's medical treatment occurred through the Lehigh Valley Health System; Plaintiff received emergency medical treatment at LVH-Hazleton Emergency.
- 28. As a result of the excessive force used by Defendants' Correctional Officers, Plaintiff suffered a broken nose, injuries to his neck and clavicle, an acromioclavicular (AC)

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joint injury on his right, injuries to his shoulders, and permanent injuries to his neck and AC joint, which is presently deformed.

- 29. Plaintiff also suffered severe bruising to his left chest wall.
- 30. It is believed and averred that Defendants knew that Plaintiff had suffered injuries caused by their use of excessive force.
 - 31. Plaintiff complained of pain and had bruising and requested medical treatment.
- 32. Nevertheless, despite the significance of Plaintiff's injuries and his requests for medical attention, Plaintiff was not provided with any treatment and was not offered medical treatment or to be taken to a hospital for treatment.
- 33. Defendants Doe 1, 2, 3, 4 and 5 are presently unidentified Defendant Schuylkill County Correctional Officers who were present, either through video surveillance, or physically present during Plaintiff's attack and who did not intervene to protect Plaintiff from harm.
- 34. It is believed that Defendants possess the video surveillance that shows the use of excessive force on Plaintiff and which identifies these presently unidentified correctional officers.
- 35. It is believed and averred that these Correctional Officers were required to not use excessive force to cause Plaintiff injury and that they, notwithstanding this obligation, did so and failed to prevent the other participating Correctional Officers from using excessive force to injure Plaintiff.

COUNT I

PLAINTIFF BRIAN LEE JEREMIAH vs. DEFENDANTS CORRECTIONAL
OFFICERS DEFENDANTS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4,
AND JOHN DOE 5 AND DEFENDANTS WAPINSKY AND BUCHANAN AND
DEFENDANTS SCHUYLKILL COUNTY, THE SCHUYLKILL COUNTY PRISON,
AND THE SCHUYLKILL COUNTY PRISON BOARD

<u>DELIBERATE INDIFFERENCE TO SAFETY/FAILURE TO PROTECT AND</u> <u>CAUSING PHYSICAL HARM</u>

- 36. The foregoing paragraphs are incorporated by reference.
- 37. At all times, Defendants possessed a duty under the Eighth Amendment of the United States Constitution to ensure that Plaintiff, as an inmate, was not subjected to injury or harm through the use of Excessive Force by Defendants, Defendants' Correctional Officers.
- 38. Defendants were to train and supervise Defendants' correctional officers to prevent and minimize their use of excessive force that would injure inmates, such as Plaintiff.
- 39. Defendants, at all times, were required to provide Plaintiff with prompt medical treatment to prevent unnecessary injury and pain and suffering.
- 40. Defendants had a duty under the Eighth Amendment to ensure that the prison was properly staffed with medical personnel who could provide inmates, such as Plaintiff, with medical treatment.
- 41. Defendants, identified above, knew of and deliberately disregarded the excessive risk of harm to the Plaintiff's health and safety posed by Defendants' use of excessive force.
- 42. The above Defendants deliberately and or recklessly failed to protect the Plaintiff when they used excessive force upon Plaintiff.
- 43. Defendants caused Plaintiff physical harm, identified above, incorporated herein, through Defendants' use of excessive physical force upon Plaintiff.
- 44. As a result of the Defendants' deliberate indifference, Plaintiff sustained severe and significant physical injuries for which Plaintiff requests relief pursuant to 42 U.S.C. § 1983.

COUNT II

PLAINTIFF BRIAN LEE JEREMIAH vs. DEFENDANTS CORRECTIONAL
OFFICERS DEFENDANTS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4,
AND JOHN DOE 5 AND DEFENDANTS WAPINSKY AND BUCHANAN AND
DEFENDANTS SCHUYLKILL COUNTY, THE SCHUYLKILL COUNTY PRISON,
AND THE SCHUYLKILL COUNTY PRISON BOARD

FAILURE TO INTERVENE

- 45. The foregoing paragraphs are incorporated by reference.
- 46. Defendants, identified above, had an affirmative duty to intervene on behalf of the Plaintiff, Brian Lee Jeremiah, whose constitutional rights were being violated in their presence while Plaintiff was being assaulted by another inmate.
- 47. The Defendants' failed to intervene to prevent the unlawful conduct described herein caused by Defendants' use of excessive force upon Plaintiff.
- 48. The above Defendants deliberately and or recklessly failed to protect the Plaintiff, resulting in Plaintiff's injuries and damages.
- 49. As a result of the Defendants' deliberate indifference, Plaintiff was put in fear of his safety and subjected to unjustified physical abuse and sustained severe and significant physical injuries.
- 50. Plaintiff's injuries and damages were caused by Defendants' violation of Plaintiff's constitutional rights to be free from excessive force and cruel and unusual punishment and warrant relief pursuant to 42 U.S.C. § 1983.

COUNT III

PLAINTIFF BRIAN LEE JEREMIAH vs. DEFENDANTS CORRECTIONAL
OFFICERS DEFENDANTS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4,
AND JOHN DOE 5 AND DEFENDANTS WAPINSKY AND BUCHANAN AND
DEFENDANTS SCHUYLKILL COUNTY, THE SCHUYLKILL COUNTY PRISON,
AND THE SCHUYLKILL COUNTY PRISON BOARD

- 51. The foregoing paragraphs are incorporated by reference.
- 52. Defendants caused Plaintiff physical pain and suffering and thereafter refused

 Plaintiff needed medical treatment and thereby caused Plaintiff harm in violation

 of his Constitutional Rights, including his right to be free from cruel and unusual

punishment provided to him by the Eighth Amendment to the United States

Constitution as a direct and proximate result of Defendants':

- Knowing, reckless, and willful failure to provide medical treatment to
 Plaintiff for a known and obvious injury;
- Knowingly, recklessly, or willfully withholding medical treatment to
 Plaintiff and thereby denying Plaintiff with treatment that would minimize
 the permanent harm to Plaintiff and his pain and suffering;
- c. Refusing Plaintiff medical treatment when requested.

COUNT IV

PLAINTIFF vs. DEFENDANTS WARDEN WAPINSKY AND BUCHANAN, DEFENDANTS SCHUYLKILL COUNTY, SCHUYLKILL COUNTY PRISON, AND SCHUYLKILL COUNTY PRISON BOARD

FAILURE TO TRAIN AND SUPERVISE UNDER MONELL

- 53. The foregoing paragraphs are incorporated by reference.
- 54. Defendants, as a matter of policy and practice failed to discipline, train or otherwise sanction correctional officers who violate the rights of prisoners, including the Plaintiff's, thus encouraging the Defendant unknown correctional officers, in this case to engage in the unlawful and actionable conduct described above.
- 55. Defendants, as a further matter of policy and practice failed to train properly its correctional officers, including Defendant unknown correctional officers, in this case, with respect to the constitutional, statutory and departmental expectations of their authority.
- 56. At all times herein mentioned, the Defendant unknown correctional officers, were acting as the agents, servants and/or employees of the Defendants and therefore, their acts are attributable to Defendants.
- 57. The Defendants were on actual notice of a need to train, supervise, discipline or terminate its Defendant correctional officers as prior to the incident in question as other similar

Case 4:22-2-2-0-03655-9-6-BS Document 17-1 Fifete 099/2/2/23 Page 445 fof 25

incidents of being deliberately indifferent to inmate on inmate assaults have occurred in the past involving Defendants.

COUNT IV

PLAINTIFF vs. DEFENDANTS CORRECTIONAL OFFICERS JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4, AND JOHN DOE 5, WARDENS WAPINSKY, BUCHANAN, AND DEFENDANTS SCHUYLKILL COUNTY, SCHUYLKILL COUNTY PRISON, SCHUYLKILL COUNTY PRISON BOARD

INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

- 58. The foregoing paragraphs are incorporated by reference.
- 59. Defendants intentionally and deliberately inflicted emotional distress on Plaintiff, by abusing the lawful process by unlawful purpose, or by violating Plaintiff's constitutional rights, or by conspiring against him, or by interfering with Plaintiff's state civil rights by being deliberately indifferent with reckless disregard for Plaintiff's safety, or knew or should have known that emotional distress was the likely result of their conduct.
- 60. Defendants' conduct was extreme and outrageous, beyond all possible bounds of decency and utterly intolerable in a civilized community.
 - 61. The actions of the Defendants were the cause of Plaintiff's distress.
- 62. The emotional distress sustained by Plaintiff was severe and of a nature that no reasonable person could be expected to endure.
- 63. As a result of the Defendants' extreme and outrageous conduct, Plaintiff has suffered and will continue to suffer mental pain and anguish, severe emotional trauma, embarrassment, and humiliation.

COUNT V

PLAINTIFF vs. ALL DEFENDANTS

$\frac{\text{CONSPIRACY TO VIOLATE THE FEDERAL AND STATE CIVIL RIGHTS OF THE}{\text{PLAINTIFF}}$

Cases 4:22-2xc-0-03656-96 ES DDccomeren 18-1 Fifeite 0 9 9 4 9 2 3 P Race 4 16 fo 125

- 64. The allegations contained above are incorporated by reference.
- 65. The above described actions constitute violations, by the above named Defendants, who conspired among themselves to deprive the Plaintiff of his state and constitutional rights.
- 66. During Plaintiff's assault and physical attack, Defendants John Doe 1, John Doe 2, John Doe 3, John Doe 4, and John Doe 5, the presently unknown correctional officers were physically present and verbally conspired to engage in excessive force upon Plaintiff.
- 67. Said Correctional Officers did not intervene and did absolutely nothing to prevent, protect or stop Plaintiff from being injured by excessive force.

DAMAGES

- 68. The above paragraphs are repeated and incorporated herein by reference as if set forth in full.
- 69. As a direct and proximate result of the Defendants' conduct, Plaintiff suffered severe physical injuries and mental anguish in the past and future and was deprived of his State and Federal Constitutional Rights as aforementioned, and will suffer economic damages and was otherwise damaged.
- 70. The incident has also resulted in injuries requiring psychological attention and Plaintiff has suffered and will suffer in the future from permanent residuals.

ATTORNEY FEES

71. It was necessary for Plaintiff to hire the undersigned attorney to file this lawsuit.

Upon judgment Plaintiff is entitled to an award of attorney fees and costs under 42 U.S.C. § 1988

(b).

PRAYER

72. The above paragraphs are repeated and incorporated herein by reference as if set forth in full.

Case 4:22-2-v:0-03655-50 EBS DDc.omeret 1:0-1 File te 0 9 9 4 9 / 2 3 P Rage 4 2 5 fo 1 2 5

- 73. Wherefore, Plaintiff demands judgment against Defendants, individually, jointly and/or in the alternative for: compensatory damages, punitive damages, attorney fees, interest and costs of suit and such relief as the Court may deem just and equitable.
- 74. Wherefore, Plaintiff demands judgment against Defendants Wardens, and Schuylkill County, and Schuylkill County Prison, and Schuylkill County Prison Board, , individually, jointly and/or in the alternative for: compensatory damages, attorney fees, interest and costs of suit and such relief as the Court may deem just and equitable.

PLAINTIFF'S DEMAND FOR JURY TRIAL

75. Plaintiff asserts his rights under the Seventh Amendment to the U.S. Constitution and demands, in accordance with the Federal Rule 38, a trial by jury on all issues.

Respectfully submitted,

WILLIAMS CEDAR LLC

BY:

Arthur L. Bugay, Esquire PA. ID. No. 62251

Attorney for Plaintiff

One South Broad Street, Suite 1510

Philadelphia, PA 19107 (215) 557-0099 (Direct) abugay@williamscedar.com

EXHIBIT "2"

		RETURN OF SERVICE		
AO 440 (Rev. 06/12) Sur	nmons in a Civil Action	ETURN OF SERVICE		
SERVICE OF:	LETTER, NOTICE, WAIVER OF THE ST	ERVICE OF SUMMONS, DIS	SCLOSURE STATEMENT, COMPLAINT	
EFFECTED (1) BY ME: FITLE:	PROCESS SERVER			
	PROCESS SERVER	DATE: 9/8/20	022 1:03:48 PM	
	AND	IOD OF SEBVICE:		
	OW TO INDICATE APPROPRIATE METH	OD OF SERVICE.		
Served personally upon the defendant				
SCHUYLKILL COUNTY				
Place where served:				
401 NORTH SECOND S	STREET POTTSVILLE PA 17901		of switchle ago and discretion then residing	
[X] Left copies thereof therein. Name of person	at the defendant's dwelling house or plac with whom the summons and complaint	e of business with a person o were left:	of suitable age and discretion then residing	
GLENN ROTH JR.				
Relationship to defendar	nt PERSON AUTHORIZED TO ACCEP	T SERVICE		
Description of Person Ad	ccepting Service:			
SEX:M AGE: <u>51-65</u> _I	HEIGHT: <u>5'4"-5'8"</u> WEIGHT: <u>OVER 2</u>	00 LBS. SKIN:WHITE	_ HAIR:BLACK OTHER:GLASSES	
IXI To the best of my kn	owledge, said person was not engaged in	the U.S. Military at the time	of service	
[74] 10 4 2001 2001				
	STATE	MENT OF SERVER		
TRAVEL\$	SERVICI	ES \$	TOTAL \$	
	DECLAR	ATION OF SERVER		
l declare under	r penalty of perjury under the laws of the this Return of Service and Specific Co	United States of America that Statement of Server is true ar art Approved E-Signature	the foregoing information contained in correct.	
DATE: 9,9/200	1/	lly	L.S.	
DATE:	SIGNATURE O GUARANTEED 2009	F COBERT LUGO SUBPOENA SERVICE, INC. MORRIS AVENUE IION, NJ 07083		
	Oir	11014, 140 07 000		
PLAINTIFF: JASO DEFENDANT: SCH VENUE: DIST	HUR L. BUGAY, ESQ. ON ASHFIELD UYLKILL COUNTY, ET AL FRICT CV 01369 SES			

AO 440 (Rev. 06/12) Sur	mmons in a Civil Action	RETURN	OF SERVICE	
SERVICE OF: EFFECTED (1) BY ME: TITLE:		ER OF THE SERVICE		SCLOSURE STATEMENT, COMPLAINT
	7,100,200 02.00		DATE: 9/8/2	022 1:10:34 PM
CHECK ONE BOX BELO	OW TO INDICATE APPRO	PRIATE METHOD OF	SERVICE:	
[X] Served personally up				
DAVID J. WAPINSKY, V				
Place where served:				
SCHUYLKILL COUNTRY	Y PRISON 230 SANDERS	ON STREET POTTSV	ILLE PA 17901	
1 Left conies thereof	at the defendant's dwelling with whom the summons	house or place of busin	ness with a person o	f suitable age and discretion then residing
DAVID J. WAPINSKY, V				
Relationship to defendar	nt <u>SELF</u>			
Description of Person Ad	ccepting Service:			
SEX:MAGE: 51-65_	HEIGHT: <u>5'9"-6'0"</u> WE	IGHT: <u>161-200 LBS.</u>	SKIN:WHITE	_ HAIR: <u>BALD</u> OTHER:
IXI To the best of my kn	owledge, said person was	not engaged in the U.S.	. Military at the time	of service
į, į				
	*	STATEMENT O	F SERVER	
TRAVEL\$		SERVICES \$	x	TOTAL \$
	1	DECLARATION C	OF SERVER	
I declare under	penalty of perjury under the this Return o	ne laws of the United St f Service and Statemen Docusign Court Appro	if or server is true di	ne foregoing information contained in nd correct.
DATE: <u>19120</u>	3.2 G	SIGNATURE OF COAL UARANTEED SUBPOR 2009 MORRIS UNION, NJ	ENA SERVICE, INC. S AVENUE	L.S.
PLAINTIFF: JASO DEFENDANT: SCH VENUE: DIST	HUR L. BUGAY, ESQ. DN ASHFIELD UYLKILL COUNTY, ET AL RICT CV 01369 SES			

AO 440 (Rev. 06/12) Summo	ons in a Civil Action RE	TURN OF SERVICE		
SERVICE OF: LE EFFECTED (1) BY ME: R	TTER, NOTICE, WAIVER OF THE SEF OCESS SERVER			
		DATE: 9/8/2022 1:11:1	8 PM	
CHECK ONE BOX BELOW	TO INDICATE APPROPRIATE METHO	D OF SERVICE:		
Served personally upon the defendant				
MICHAEL BUCHANAN, DEPUTY WARDEN				
Place where served:				
SCHUYLKILL COUNTRY PR	RISON 230 SANDERSON STREET PO	OTTSVILLE PA 17901	I dispertion then regiding	
[X] Left copies thereof at the defendant's dwelling house or place of business with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left:				
DAVID J. WAPINSKY, WAR				
Relationship to defendant	PERSON AUTHORIZED TO ACCEPT	SERVICE		
Description of Person Accep				
SEX:M AGE: 51-65_ HEIC	GHT: <u>5'9"-6'0"</u> WEIGHT: <u>161-200 L</u>	BS. SKIN: WHITE HAIR: BA	ALD OTHER:	
[X] To the best of my knowledge, said person was not engaged in the U.S. Military at the time of service				
	STATEM	ENT OF SERVER		
TRAVEL\$	SERVICES	S \$	TOTAL \$	
	DECLARA	TION OF SERVER		
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Server is true and correct. Document Approved E-Signature				
DATE: 9,9,2022		llut 18.	and the second	
DATE:	2009 M	UBPOENA SERVICE, INC. ORRIS AVENUE ON, NJ 07083		
PLAINTIFF: JASON A DEFENDANT: SCHUYL VENUE: DISTRIC	L. BUGAY, ESQ. ASHFIELD KILL COUNTY, ET AL T 01369 SES			

AO 440 (Rev. 06/12) Summons in a Civil Action RETURN OF SERVICE				
SERVICE OF: EFFECTED (1) BY ME: TITLE: LETTER, NOTICE, WAIVER OF THE SERVICE OF SUMMONS, DISCLOSURE STATEMENT, COMPLAINT PROCESS SERVER DATE: 9/8/2022 1:10:58 PM				
CHECK ONE BOX BELOW TO INDICATE APPROPRIATE METHOD OF SERVICE:				
Served personally upon the defendant				
SCHUYLKILL COUNTY PRISON BOARD, ATTN: WILLIAMS BALDWIN, PRESIDENT JUDGE/CHAIRMAN				
Place where served:				
230 SANDERSON STREET POTTSVILLE PA 17901				
[X] Left copies thereof at the defendant's dwelling house or place of business with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left:				
DAVID J. WAPINSKY, WARDEN				
Relationship to defendant PERSON AUTHORIZED TO ACCEPT SERVICE				
Description of Person Accepting Service:				
SEX:M AGE: 51-65 HEIGHT: 5'9"-6'0" WEIGHT: 161-200 LBS. SKIN: WHITE HAIR: BALD OTHER:				
[X] To the best of my knowledge, said person was not engaged in the U.S. Military at the time of service				
STATEMENT OF SERVER				
TRAVEL\$ SERVICES \$ TOTAL \$				
DECLARATION OF SERVER				
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Service is true and correct. Docusign Court Approved & Signature DATE: SIGNATURE OF OBERT CONCERNOR. GUARANTEED SUBPOENA SERVICE, INC. 2009 MORRIS AVENUE UNION, NJ 07083				
ATTORNEY: ARTHUR L. BUGAY, ESQ. PLAINTIFF: JASON ASHFIELD DEFENDANT: SCHUYLKILL COUNTY, ET AL VENUE: DISTRICT DOCKET: 1 22 CV 01369 SES COMMENT:				

O 440 (Rev. 06/12) Summons in a Civil Action RETURN OF SERVICE				
SERVICE OF: SERVICE OF: SERVICE OF SUMMONS, DISCLOSURE STATEMENT, COMPLAINT SERVICE OF SUMMONS, DISCLOSURE STATEMENT, COMP				
AND THE SAME TO INDICATE ADDRODDIATE METHOD OF SEDVICE.				
HECK ONE BOX BELOW TO INDICATE APPROPRIATE METHOD OF SERVICE:				
Served personally upon the defendant				
SCHUYLKILL COUNTRY PRISON				
Place where served: 30 SANDERSON STREET POTTSVILLE PA 17901				
X] Left copies thereof at the defendant's dwelling house or place of business with a person of suitable age and discretion then residing herein. Name of person with whom the summons and complaint were left:				
DAVID J. WAPINSKY, WARDEN				
Relationship to defendant PERSON AUTHORIZED TO ACCEPT SERVICE				
Description of Person Accepting Service:				
SEX: <u>M</u> AGE: <u>51-65</u> HEIGHT: <u>5'9"-6'0"</u> WEIGHT: <u>161-200 LBS.</u> SKIN: <u>WHITE</u> HAIR: <u>BALD</u> OTHER:				
X] To the best of my knowledge, said person was not engaged in the U.S. Military at the time of service				
STATEMENT OF SERVER				
TRAVEL\$				
DECLARATION OF SERVER				
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in this Return of Service and Statement of Server is true and correct. Docusign Court Approved E-Signature DATE: SIGNATURE OF OBFET WAGNER GUARANTEED SUBPOENA SERVICE, INC. 2009 MORRIS AVENUE UNION, NJ 07083				
ATTORNEY: ARTHUR L. BUGAY, ESQ. PLAINTIFF: JASON ASHFIELD DEFENDANT: SCHUYLKILL COUNTY, ET AL VENUE: DISTRICT DOCKET: 1 22 CV 01369 SES				

EXHIBIT "3"





LLM in Trial Advocacy LLM in Tax Law Admitted in PA, NJ Times Building Suburban Square 32 Parking Plaza, Suite 401 Ardmore, PA 19003 TEL: (215) 571-4984 CELL: (215) 805-3466 FAX: (215) 240-6148 arthur@albinjurylaw.com

September 13, 2023

Schuykill County 401 North Second Street Pottsville, PA 17901

Re: Jason Ashfield v. Schuylkill County, et al.

U.S.D.C. Middle; Civil Action No: 1:22-cv-01369 SES

Dear Sir/Madam

This letter shall serve to put you on notice that pursuant to Federal Rule of Civil Procedure 55 you are in default and have been in default for not defending the matter referenced above.

You did not file a responsive pleading

Plaintiff served Schuylkill County with Plaintiff's Complaint, enclosed herein. Plaintiff Served the Complaint with a Summons. Since you have not entered an appearance and since you have failed to file a responsive pleading, we are requesting the Court to enter default against you. Plaintiff has met all of the procedural requirements for default.

Arthur L. Bugay.

Sincerely.

Enclosure

PLAINTIFF'S CERTIFICATE OF SERVICE

I, Arthur Bugay, am Plaintiff's counsel. I hereby certify that Plaintiff's Filing of record was served upon Defendant, through their counsel, through e-mail, ECF, or directly by mail/certified mail.

Respectfully submitted,

LAW OFFICES OF ARTHUR L. BUGAY & ASSOCIATES, P.C.

BY: Arthur Bugay
ARTHUR L. BUGAY, ESQUIRE Times Building, Suburban Square 32 Parking Plaza, Suite 401 Ardmore, PA 19003